

## General Assembly

Substitute Bill No. 256

February Session, 2022



## AN ACT CONCERNING THE PURCHASE OR RECEIPT OF CATALYTIC CONVERTERS BY MOTOR VEHICLE RECYCLERS, SCRAP METAL PROCESSORS AND JUNK DEALERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 14-67m of the 2022 supplement to the general
- statutes is repealed and the following is substituted in lieu thereof
- 3 (Effective July 1, 2022):
- 4 (a) Each motor vehicle recycler licensee shall maintain a suitable
- 5 office and keep accurate records of all motor vehicles or major
- 6 component parts thereof received, dismantled or sold. Such records
- 7 may be handwritten, typewritten or computer-generated. Such records,
- 8 vehicles and parts shall be available for inspection during regular
- 9 business hours by one or more representatives of the Department of
- 10 Motor Vehicles, the Division of State Police within the Department of
- 11 Emergency Services and Public Protection or any organized local police
- department. Such inspection shall include examination of the recycler's
- 13 premises to determine the accuracy of the required records. Such
- 14 records shall include the make, year, engine number, if any, and
- 15 identification number of each vehicle, the name and address of the
- 16 person from whom each vehicle or part was received and to whom each
- vehicle or part was sold, if a sale occurred, [a copy of the proof provided

in subsection (c) of this section in the case of a catalytic converter,] and the date of such receipt and sale. The records shall be maintained for a period of two years after each receipt or sale. Twice a month, each such licensee shall mail to the Commissioner of Motor Vehicles a list of all motor vehicles received, stating the make, year, engine number, if any, and identification number of each such vehicle. The list, on a form approved by the commissioner, shall be mailed or delivered to the commissioner on or before the twentieth day of each month, covering the first fifteen days of that month, and on or before the fifth day of each month, covering the sixteenth through the last day of the preceding month. A recycler shall report the information contained on such lists to the National Motor Vehicle Title Information System under 49 USC Section 30504. Nothing in this subsection shall be construed to require the department to report any of such information to said title information system.

(b) No motor vehicle recycler licensee may receive a motor vehicle unless the licensee receives the vehicle's certificate of title, if the vehicle is required to have title, or a copy of the vehicle's certificate of title made by an insurance company pursuant to section 14-16c, at the time of receipt of the vehicle. Upon receipt of any such certificate or copy, such licensee shall stamp on it the word "JUNKED" in one-inch-high letters not to exceed three inches in length. Any certificate of title received, other than a title acquired for use in connection with the licensee's business, shall accompany the list sent pursuant to subsection (a) of this section. Any such copy received shall be maintained for as long as the junk is on the licensee's premises. If the Commissioner of Motor Vehicles determines that information concerning junked motor vehicles required to be reported by a licensee to the National Motor Vehicle Title Information System under 49 USC Sections 30501 to 30505, inclusive, and 28 CFR Sections 25.51 to 25.57, inclusive, is available to the department on a regular basis from the National Motor Vehicle Title Information System, the commissioner may discontinue requirement that a licensee submit to the department (1) a list of vehicles or parts received, in accordance with the provisions of subsection (a) of

18 19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

- 52 this section, and (2) certificates of title or copies of such certificates, in 53 accordance with the provisions of this subsection.
  - (c) (1) No motor vehicle recycler licensee may receive a catalytic converter of a motor vehicle unless [the licensee, at the time of receipt, obtains from the seller (1) proof of ownership of such motor vehicle, or (2) proof that the seller is an authorized agent of the owner of such motor vehicle] such catalytic converter is attached to a motor vehicle that such recycler receives in compliance with the provisions of this section.
- (2) No motor vehicle recycler may sell or transfer a catalytic converter
  unless such recycler (A) detaches such catalytic converter from a motor
  vehicle received by such recycler in compliance with the provisions of
  this section, and (B) etches onto such catalytic converter the vehicle
  identification number of the motor vehicle from which such catalytic
  converter was detached.
- (d) The Commissioner of Motor Vehicles may adopt regulations, in
  accordance with chapter 54, concerning the records required by this
  section.
- (e) The commissioner may, after notice and hearing, impose a civil penalty of not less than one hundred dollars nor more than five hundred dollars for each offense on any person, firm or corporation who violates the provisions of this section.
- Sec. 2. Section 21-11a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
  - (a) A scrap metal processor, as defined in section 14-67w, shall record, for all loads of scrap metal purchased or received by such processor, a description of such scrap metal, the weight of such metal, the price paid for such metal and the identification of the person who delivered such metal. Such scrap metal processor shall take a photograph of the motor vehicle delivering such scrap metal, including the [license] <u>number</u> plate of such vehicle. Such scrap metal processor shall not be required to segregate scrap metal it receives from other materials on its premises

75

76

77

78

79

80

81

82

54

55

56

57

58

and hold the same for five days except for wire or cable that could be used in the transmission of telecommunications or data or scrap equipment, wire or cable that could be used in the transmission or distribution of electricity by an electric distribution company unless purchased from (1) a person licensed pursuant to section 29-402 to engage in the business of demolition of buildings, or (2) a person who has already segregated such scrap metal pursuant to this chapter and such person provides such scrap metal processor with a written statement affirming such segregation. Upon receipt of a load of scrap metal that contains wire or cable that could be used in the transmission of telecommunications or data or scrap equipment, wire or cable that could be used in the transmission or distribution of electricity by an electric distribution company, such scrap metal processor shall take a photograph of the motor vehicle delivering such scrap metal, including the [license] <u>number</u> plate of such vehicle, and of such load of scrap metal. Upon receipt of wire or cable that could be used in the transmission of telecommunications or data or scrap equipment, wire or cable that could be used in the transmission or distribution of electricity by an electric distribution company, such scrap metal processor shall make a copy of the certificate of registration of such vehicle, record a description of the material received, and record a statement as to the location from which the material came. Upon receipt of a load of scrap metal that contains materials, equipment or parts used in the construction, operation, protection or maintenance of a railroad rightof-way, such scrap metal processor shall take a photograph of the motor vehicle delivering such scrap metal, including the [license] number plate of such vehicle and of such load of scrap metal. Upon receipt of a load of scrap metal that contains materials, equipment or parts used in the construction, operation, protection or maintenance of a railroad rightof-way, such scrap metal processor shall make a copy of the certificate of registration of such vehicle, record a description of the material received and record a statement as to the location from which the material came.

(b) The scrap metal processor shall maintain the documents,

83

84

85

86

87

88

89

90

91

92

93

94

95

96 97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

- photographs and other records required under subsection (a) of this section in good condition and shall retain such records for a period of not less than two years. Such records shall be open for inspection by law enforcement officials upon request during normal business hours.
- (c) A scrap metal processor, junk dealer or junk yard owner or operator shall immediately notify a municipal law enforcement authority in the municipality in which such scrap metal processor, junk dealer or junk yard is located of the name, if known, and motor vehicle [license] <a href="mailto:number">number</a> plate, [number,] if available, of any person offering to sell a bronze statue, plaque, historical marker, cannon, cannon ball, bell, lamp, lighting fixture, lamp post, architectural artifact or similar item to such scrap metal processor, junk dealer or junk yard owner or operator.
- (d) No scrap metal processor, junk dealer or junk yard owner or operator may purchase or receive a stainless steel or aluminum alloy beer or other beverage keg container if such container is marked with an indicia of ownership of any person or entity other than the person or entity presenting such container for sale. For purposes of this subsection, "indicia of ownership" means words, symbols or a registered trademark printed, stamped, etched, attached or otherwise displayed on such container that identify the owner of such container.
- (e) No scrap metal processor, junk dealer or junk yard owner or operator may purchase or receive any property that such scrap metal processor, junk dealer or junk yard owner or operator suspects or has reasonable cause to believe is municipal property unless the person delivering such property presents at the time of delivery a letter on the letterhead of the municipality authorizing such purchase or receipt and signed by either (1) the chief executive officer of the municipality, or (2) the head of the municipal department responsible for maintaining such public property. The scrap metal processor, junk dealer or junk yard owner or operator shall send any moneys paid for such municipal property to the official designated in the letter of authorization.
- (f) (1) No scrap metal processor or junk dealer may receive a catalytic

149	converter of a motor vehicle that is not attached to such motor vehicle		
150	unless the scrap metal processor or junk dealer, at the time of receipt:		
151	(A) Records the place and date of the transaction, a description of the		
152	catalytic converter, including item type and identification number, if		
153	any, and the amount paid for the catalytic converter;		
154	(B) Records a description of the seller and the seller's name, residence		
155	address and motor vehicle operator's license or identity card number or,		
156	if the seller is a business, the name, address and telephone number of		
157	the business;		
158	(C) Records the number plate of the motor vehicle used to transport		
159	the catalytic converter to the licensee;		
160	(D) Obtains from the seller a statement (i) that the seller is the owner		
161	of such catalytic converter, or (ii) identifying the name of the person		
162	from whom the seller obtained the catalytic converter, as shown on a		
163	signed transfer document; and		
164	(E) Takes a clear photograph or video of the seller, the motor vehicle		
165	operator's license or identity card of the seller and the catalytic		
166	<u>converter.</u>		
167	(2) A seller may sell only one catalytic converter to such scrap metal		
168	processor or junk dealer per day.		
169	(3) A scrap metal processor or junk dealer may only pay a seller of a		
170	catalytic converter by check, which such processor or dealer shall either		
171	(A) send to the address provided by the seller in subparagraph (B) of		
172	subdivision (1) of this subsection, or (B) hold at such processor's or		
173	dealer's place of business for collection by the seller not earlier than the		
174	third business day after the date of the purchase of such catalytic		
175	converter by such processor or dealer.		
176	(4) Each scrap metal processor and junk dealer shall (A) maintain the		
177	documents and other records required by this subsection in good		

- 178 condition, (B) retain such documents and records for a period of not less
- than two years, and (C) allow inspection of such documents and records
- 180 <u>by law enforcement officials upon request during normal business</u>
- 181 <u>hours.</u>

196

197

198

199

200

201

202203

204

- 182 (5) Each scrap metal processor or junk dealer shall submit to the Department of Emergency Services and Public Protection, on a weekly 183 184 basis or more frequently as determined by the commissioner upon consideration of the volume and nature of the business, a sworn 185 statement of such processor's or such dealer's catalytic converter 186 transactions, describing the property received and setting forth the 187 nature and terms of each transaction and the name and residence 188 189 address and a description of the person from whom the property was 190 received. Such statement shall be in an electronic format prescribed by 191 the commissioner. The commissioner may grant an exemption from the requirement of submitting such statement in electronic format for good 192 193 cause shown. The commissioner shall include information submitted 194 pursuant to this subdivision in any database that stores information 195 submitted pursuant to section 21-43.
  - [(f)] (g) A scrap metal processor who has purchased scrap metal that is subsequently determined to have been stolen and is returned to the owner of such metal shall have a civil cause of action against the person from whom such metal was purchased.
  - [(g)] (h) A first violation of [subsection (a), (b), (c), (d) or (e)] any provision of subsections (a) to (e), inclusive, of this section shall be a class C misdemeanor. A second violation of any provision of said subsections shall be a class B misdemeanor and a third or subsequent violation of any provision of said subsections shall be a class A misdemeanor.

This act shal sections:	l take effect as follo	ws and shall amend the following
Section 1	July 1, 2022	14-67m

Sec. 2	July 1, 2022	21-11a
	1 1 9 -1	

**PS** Joint Favorable Subst.

JUD Joint Favorable